## **EXHIBIT 58**

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Page 1
                     UNITED STATES DISTRICT COURT
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 2
                          DISTRICT OF NEVADA
 3
 4
      ORACLE USA, INC., a Colorado
      corporation; ORACLE AMERICA,
 5
      INC. a Delaware corporation; and
      ORACLE INTERNATIONAL CORPORATION,
      a California corporation,
 6
 7
               Plaintiffs,
 8
                                       No. 2:10-cv-0106-LRH-PAL
           VS.
 9
      RIMINI STREET, INC.,
      a Nevada corporation;
10
      SETH RAVIN, an individual,
11
               Defendants.
12
13
14
15
16
           Videotaped deposition of BRIAN SLEPKO, (Personal
17
           Capacity) taken at Boies, Schiller & Flexner LLP,
18
           1999 Harrison Street, 9th Floor, Oakland,
19
           California, commencing at 9:21 a.m., on Thursday,
           December 15, 2011, before
20
21
           Leslie Rockwood, RPR, CSR No. 3462.
22
23
24
25
      PAGES 1 - 234
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1	for a short time for Oracle; is that correct?	1	Q. So director of operations for maintenance
2	A That's correct, yes	2	renewals, what did that entail?
3	Q. After the acquisition of Agile?	3	A. It was doing a lot of the reporting, the
4	A Correct	4	operations, the systems, ensuring that we had everything
5	Q. And how long did you work at Agile? 09:25:04	5	that we needed to run the organization. 09:26:4
6	A Agile was right around three years	6	Q. And what other roles did you have at
7	Q. Can you give me the dates roughly?	7	PeopleSoft?
8	A I'll have to back into it So I started	8	A. Several different roles. I was I came on
9	Rimini Street 2008 So Agile was the end of 2000 the	9	as a manager of special projects working in the customer
10	middle of 2007 so it would have been 2004, I believe 09:25:19	10	care area. I did some work with the support 09:27
11	was the start	11	organization. I ran that for a short period of time.
12	Q. So '04 to '07?	12	And I also did some other work within the support
13	A '05 to '07	13	organization in an operational level.
14	Q. '05 to '07?	14	Q. Are you what's your technical facility
15	A Yeah 09:25:27	15	with the PeopleSoft software? 09:27:14
16	Q. And before that, you worked at TomorrowNow;	16	A. I don't have deep technical knowledge of the
17	is that correct?	17	PeopleSoft software.
18	A Yes, I did, for a short period	18	Q. I see. You must have I assume you have
19	Q. How long?	19	
20	A It was only a few months 09:25:32	20	some level of understanding.  A. Some, yes. 09:27:23
21		20	A. Some, yes. 09:27:23
	Q. What was the circumstances of your exit from		
22	TomorrowNow?		
23	A TomorrowNow was acquired by SAP I made a		
24	decision to leave		
25	Q. Is that where you got to know Mr. Ravin or 09:25:41  Page 6		Page 8
2	A. I'd known Mr. Ravin previously.  O. Where did you work before TomorrowNow?		
3	Q. Where did you work before TomorrowNow?		
4	A. I was at a company called Ocular Sciences.		
5	Q. And how about before that? 09:25:54		
6	A. I was at a company called Saba.		
7	Q. S-A-B-A?		
8	A. Correct.		
9	Q. And prior to that?		
10	A. That would be PeopleSoft. 09:26:03		
11	Q. That's how you know Mr. Ravin; is that right?		
12	A. Correct.		
13	Q. Roughly when did you work at PeopleSoft?		
14	A. 1995 through 2000.		
15	Q. What did you do there? 09:26:10		
16	A. I had several roles. My final role there was		
17	director of operations for the maintenance renewal group.		
18	Q. And to whom did you report?		
19	A. Sebastian Grady.		
20	Q. Was that true did you report to anyone 09:26:23		
21	other than Mr. Grady in your time at PeopleSoft?		
22	A. For a time I reported to a gentleman named		
23	Phil Cullen.		
24	Q. Anyone else?		
25	A. No, I think that was it. 09:26:35		
			Page 9

Pages 6 to 9

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1
      STATE OF CALIFORNIA
                              ) ss:
 2
      COUNTY OF MARIN
 3
                  I, LESLIE ROCKWOOD, CSR No. 3462, do hereby
 4
 5
      certify:
                  That the foregoing deposition testimony was
 6
 7
      taken before me at the time and place therein set forth
      and at which time the witness was administered the oath;
 8
 9
                  That testimony of the witness and all
      objections made by counsel at the time of the examination
10
      were recorded stenographically by me, and were thereafter
11
      transcribed under my direction and supervision, and that
12
      the foregoing pages contain a full, true and accurate
13
      record of all proceedings and testimony to the best of my
14
15
      skill and ability.
                  I further certify that I am neither counsel
16
17
     for
     any party to said action, nor am I related to any party
18
     to said action, nor am I in any way interested in the
19
20
     outcome thereof.
                  IN WITNESS WHEREOF, I have subscribed my name
21
22
     this 19th day of December , 2011.
23
24
                        LESLIE ROCKWOOD, RPR, CSR NO. 3462
25
                                                      Page 230
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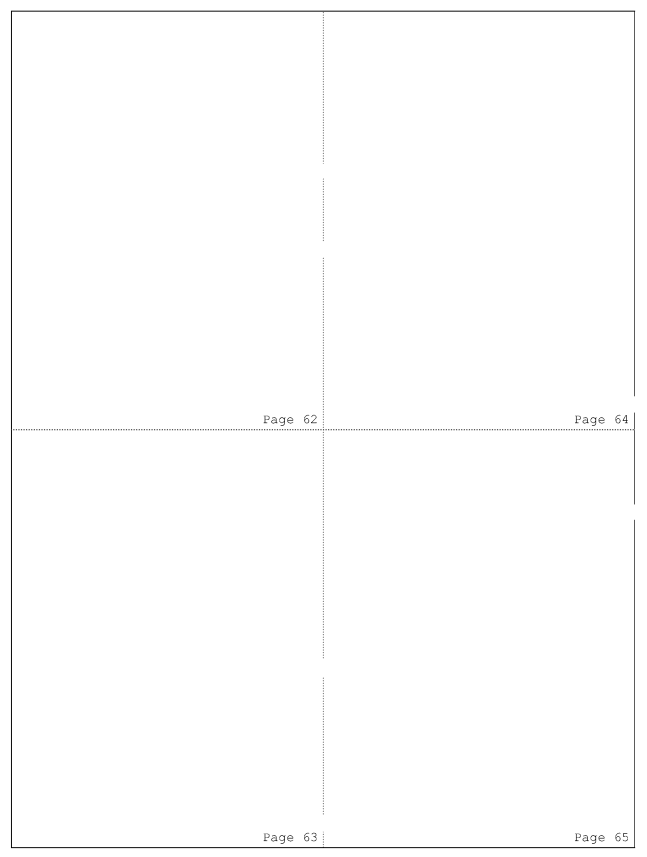
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      SETH RAVIN, an individual,
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16
           Videotaped Federal Rule 30(b)(6) Deposition of
17
           BRIAN SLEPKO, taken at Boies, Schiller & Flexner
18
           LLP, 1999 Harrison Street, 9th Floor, Oakland,
           California, commencing at 8:55 a.m., on Friday,
19
20
           December 16, 2011, before Leslie Rockwood, RPR,
           CSR No. 3462.
21
22
23
24
25
      PAGES 1 - 80
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1	APPEARANCES OF COUNSEL:	1	THE VIDEOGRAPHER: Thank you The witness
2		2	will be sworn in, and we can proceed
3	FOR THE PLAINTIFF ORACLE USA, INC.:	3	THE REPORTER: Would you raise your right
4	BOIES SCHILLER & FLEXNER LLP	4	hand, please
5	BY: KIERAN P. RINGGENBERG, ESQ.	5	You do solemnly state that the evidence you
6	1999 Harrison Street, Suite 900	6	shall give in this matter shall be the truth, the whole
7	Oakland, California 94612	7	truth and nothing but the truth
8	(510) 874-1013	8	THE WITNESS: I do
9	kringgenberg@bsfllp.com	9	THE REPORTER: Thank you
10		10	EXAMINATION
11		11	BY MR RINGGENBERG:
12	FOR THE DEFENDANT RIMINI STREET, INC.:	12	Q. Welcome back, Mr. Slepko.
13	SHOOK, HARDY & BACON LLP	13	A Good morning
14	BY: ROBERT RECKERS, ESQ.	14	MR RINGGENBERG: Good morning I'm going to
15	JP Morgan/Chase Tower	15	offer you the next exhibit in line 08:57:00
16	600 Travis Street, Suite 1600	16	(Exhibit 1571 was marked for identification)
17	Houston, Texas 77002-2911	17	Q. BY MR. RINGGENBERG: Exhibit 1571 I'll tell
18	(713) 546-5690	18	you is the deposition notice issued by Oracle to Rimini
19	rreckers@shb.com	19	Street, and I would like to direct your attention to the
20		20	list of topics, which begins on the third page, carrying 08:57:
21	ALSO PRESENT:	21	over to the fourth and fifth pages.
22	Jake Krohn, Videographer	22	A Okay
23	OO	23	Q. And my question to you is whether you
24	000	24	understand that you're here today to testify as Rimini
25		25	Street's corporate representative with respect to 08:57:3
	Page 2		Page 4
•••••			
1	FRIDAY, DECEMBER 16, 2011; OAKLAND, CALIFORNI		Topics 2, 3, and 6 listed on those pages.
2	8:55 A.M.	2	A I understand that, yes
3	oOo	3	Q. And having I assume you've had an
4	THE VIDEOGRAPHER: We are on the record on	4	opportunity to review those topics before?
5	December 16th at 8:55 a.m. This is the videotaped 08:55:2	<b>8</b> 5	A I have 08:57:47
6	deposition of Brian Slepko. My name is Jake Krohn, here	6	Q. And do you feel knowledgeable that you're
7	with court reporter, Leslie Rockwood. We are here from	7	prepared to offer the best understanding of the company
8	Veritext National Deposition and Litigation Services at	8	on those topics today?
9	the request of counsel for plaintiff.	9	A I do
10	This deposition is being held at 1999 08:55:48	10	Q. What did you do to prepare, if anything, to 08:57:5
11	Harrison Street, Suite 900, in the city of Oakland,	11	address those particular topics?
12	California. The caption of this case is Oracle USA,	12	A I had discussions with I met with counsel,
13	Inc., et al., vs. Rimini Street, Inc , et al., Case	13	and I had discussions with multiple people in the
14	Number 2:10-CV-0106-LRH-PAL.	14	organization to confirm my understanding of the details
15	Please note that audio and video recording 08:56:17	15	of these topics 08:58:11
16	will take place unless all parties agree to go off the	16	Q. Sure. Can you tell me who you spoke with
17	record. Microphones are sensitive and may pick up	17	other than the lawyers?
18	whispers, private conversations, and cellular	18	A Sure From the support side, I spoke with
19	interference.	19	Michael Kerr, K-E-R-R He's JD Edwards' the senior JD
	At this time will counsel and all present 08:56:28	20	Edwards primary support engineer I spoke with Chad 08:58
20	1 10 min min - min occuped and an proposition 00.00.20	21	Kodet That's K-O-D-E-T He's is the most senior
20 21	identify themselves for the record		
21	identify themselves for the record.  MR_RINGGENBERG: Kieran Ringgenberg_Rojes	22	PeopleSoft primary support engineer. He's one of the
21 22	MR. RINGGENBERG: Kieran Ringgenberg, Boies,	22	PeopleSoft primary support engineer He's one of the
21 22 23	MR. RINGGENBERG: Kieran Ringgenberg, Boies, Schiller & Flexner, for the plaintiffs.	23	senior PeopleSoft primary support engineers
21 22	MR. RINGGENBERG: Kieran Ringgenberg, Boies,		

Pages 2 to 5

1	I also spoke with George Lest	or who suns our	
	IT organization, and I spoke with Kris		
in the environments area.			
4	Q. Anyone else?		
5	A. I think that covers it.	08:59:11	
		Page 6	
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		Page 7	
1		1 4 4 0 7	

Pages 6 to 9



Pages 62 to 65

1	STATE OF CALIFORNIA ) ss:
2	COUNTY OF MARIN )
3	
4	I, LESLIE ROCKWOOD, CSR No. 3462, do hereby
5	certify:
6	That the foregoing deposition testimony was
7	taken before me at the time and place therein set forth
8	and at which time the witness was administered the oath;
9	That testimony of the witness and all
10	objections made by counsel at the time of the examination
11	were recorded stenographically by me, and were thereafter
12	transcribed under my direction and supervision, and that
13	the foregoing pages contain a full, true and accurate
14	record of all proceedings and testimony to the best of my
15	skill and ability.
16	I further certify that I am neither counsel
17	for any party to said action, nor am I related to any
18	party to said action, nor am I in any way interested in
19	the outcome thereof.
20	IN WITNESS WHEREOF, I have subscribed my name
21	this 20th day of December, 2011.
22	
23	Leslie Rockwood
24	(Xesta pomoso
25	LESLIE ROCKWOOD, CSR. NO. 3462
	Page 78

## ERRATA SHEET

WITNESS NAME: Brian Slepko Date: December 15, 2011

PAGE	LINE	CORRECTION AND REASON
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I, Brian Slepko, have read the foregoing deposition and hereby affix my signature that same is true and correct, except as noted above.

Date: 1/9/12 72-5/2

Name

## **ERRATA SHEET**

WITNESS NAME: Brian Slepko, 30(b)(6) Date: December 16, 2011

PAGE	LINE	CORRECTION AND REASON
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	***************************************	
<u></u>		

I, Brian Slepko, have read the foregoing deposition and hereby affix my signature that same is true and correct, except as noted above.

Date: 1/8/12 729

Name